

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

CHASOM BROWN, WILLIAM BYATT, JEREMY DAVIS, CHRISTOPHER CASTILLO, and MONIQUE TRUJILLO, individually and on behalf of all similarly situated,

Plaintiffs,

v.

GOOGLE LLC,

Defendant.

Case No. 5:20-cv-03664-LHK-SVK

[PROPOSED] ORDER GRANTING MOTION TO SEAL

Referral: Hon. Susan van Keulen, USMJ

[PROPOSED] ORDER

Before the Court is Plaintiffs' Administrative Motion to File Documents Under Seal (Dkt. 198) seeking to seal certain materials submitted to the Court in connection with Plaintiffs' Motion to Compel Regarding Dispute P3 (Dkt. 199). Having considered the motion to seal, supporting declarations, and pleadings on file, and good cause having been found, the Court **ORDERS** as follows:

Documents Sought to Be Sealed	Court's Ruling on Motion to Seal	Reason(s) for Court's Ruling
Sealed Plaintiffs' Motion to Compel Regarding Dispute P3 (Dkt. 198)	Motion to Seal GRANTED as to redacted portions at: Page 1, lines 16 Page 2, lines 17 Page 3, lines 4, 7, 9-10, 19-24, 28 Page 4, lines 1-3 Page 6, lines 6-11, 28 Page 7, lines 1-2	Narrowly tailored to protect confidential technical information regarding highly sensitive features of Google's operations and consumer data, including the various types of Google's internal identifiers/cookies and their proprietary functions, the various types of logs maintained by Google, and information contained in those logs, that Google maintains as confidential in the ordinary course of its business and is not generally known to the public or Google's
		competitors.

Case No. 5:20-cv-03664-LHK-SVK

1		Page 8, lines 1, 28	
2		Page 9, lines 1	
3	Declaration of John A. Yanchunis In Support Of	GRANTED as to redacted portions at:	Narrowly tailored to protect confidential technical information
4	Plaintiffs' Motion To Compel (Dkt. 198)	Page 1, lines 8-10, 13-14 Page 2, lines 12-13	regarding highly sensitive features of Google's operations and
5			consumer data, including the various types of Google's internal
6			identifiers/cookies and their proprietary functions, that Google
7			maintains as confidential in the ordinary course of its business and
8			is not generally known to the
9	Exhibit 1 to the Declaration of	GRANTED as to the	public or Google's competitors. Narrowly tailored to protect
10	John A. Yanchunis (Dkt. 198)	document in its entirety	confidential technical information
11			regarding highly sensitive features of Google's operations and
12			consumer data, including Google's internal data storage
13			infrastructure, that Google
14			maintains as confidential in the ordinary course of its business and
15			is not generally known to the public or Google's competitors.
16	Exhibit 2 to the Declaration of	GRANTED as to the	Narrowly tailored to protect
17	John A. Yanchunis (Dkt. 198)	document in its entirety	confidential technical information regarding highly sensitive features
18			of Google's operations and consumer data, including the
19			Google's internal
20			identifiers/cookies, that Google maintains as confidential in the
21			ordinary course of its business and is not generally known to the
22			public or Google's competitors.
23	Exhibit 3 to the Declaration of John A. Yanchunis (Dkt. 198)	GRANTED as to redacted portions at:	Narrowly tailored to protect confidential technical information
			regarding highly sensitive features
24		Pages 2-3	of Google's operations and consumer data, including the
25			various types of Google's internal identifiers/cookies and their
26			proprietary functions, that Google
27			maintains as confidential in the ordinary course of its business and
28			

1			is not generally known to the
2	Exhibit 4 to the Declaration of	GRANTED as to redacted	public or Google's competitors. Narrowly tailored to protect
	John A. Yanchunis (Dkt. 198)	portions at:	confidential technical information
3		1	regarding highly sensitive features
4		Page 6, line 1, 17, 22	of Google's operations and
ا ہ			consumer data, including the
5			various types of Google's internal
6			identifiers/cookies and their proprietary functions, that Google
			maintains as confidential in the
7			ordinary course of its business and
8			is not generally known to the
			public or Google's competitors.
9	Exhibit 5 to the Declaration of	GRANTED as to the	Narrowly tailored to protect
10	John A. Yanchunis (Dkt. 198):	document in its entirety	confidential technical information
			regarding highly sensitive features
11			of Google's operations and consumer data, including the
12			various types of Google's internal
			identifiers/cookies and their
13			proprietary functions, the various
14			types of logs maintained by
			Google, and information
15			contained in those logs, that Google maintains as confidential
16			in the ordinary course of its
			business and is not generally
17			known to the public or Google's
18			competitors.
			Narrowly tailored to protect
19	John A. Yanchunis (Dkt. 198):	document in its entirety	confidential technical information
20			regarding highly sensitive features of Google's operations and
			consumer data, including the
21			various types of Google's internal
22			identifiers/cookies and their
			proprietary functions, that Google
23			maintains as confidential in the
24			ordinary course of its business and is not generally known to the
			public or Google's competitors.
25	Exhibit 7 to the Declaration of	GRANTED as to redacted	Narrowly tailored to protect
26	John A. Yanchunis (Dkt. 198)	portions at:	confidential technical information
_0			regarding highly sensitive features
27		Pages 1, 2, 3	of Google's operations and
28			consumer data, including the
20			various types of Google's internal

1			identifiers/cookies and their	
2			proprietary functions, that Google maintains as confidential in the	
3			ordinary course of its business and is not generally known to the	
4			public or Google's competitors.	
	Exhibit 8 to the Declaration of	GRANTED as to the	Narrowly tailored to protect	
5	John A. Yanchunis (Dkt. 198)	document in its entirety	confidential technical information regarding highly sensitive features	
6			of Google's operations and	
7			consumer data, including the various types of logs maintained	
8			by Google and retention periods applicable thereto, that Google	
9			maintains as confidential in the ordinary course of its business and	
10			is not generally known to the	
11	Proposed Order (Dkt. 198):	GRANTED as to redacted	public or Google's competitors. Narrowly tailored to protect	
12	Proposed Order (Dkt. 198).	portions at:	confidential technical information	
13		Page 1, lines 18-19	regarding highly sensitive features of Google's operations and	
14			consumer data, including the	
15			various types of Google's internal identifiers/cookies.	
16 17	SO ORDERED.			
18	DATED:			
19	THE HONORABLE SUSAN VAN KEULEN United States Magistrate Judge			
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